

Annual 47 C.F.R. § 64.2009(e) CPNI Certification

ED Docket 06-36

Annual 64.2009(e) CPNI Certification covering calendar year 2010

Date filed: March 1, 2011

Name of company covered by this certification: JSM Tele-Page, Inc. ¹

Form 499 Filer ID: 805518

Name at signatory: Jeff Sohn

Title of signatory: President

I, Jeff Sohn, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq.*

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed Jeff Sohn
Name: Jeff Sohn
Title: President
Date: **February 7, 2011**

¹ This certification also includes the following entities that are affiliates of JSM Tele-Page, Inc.: JSM Communications, Inc., JSM Systems, Inc., and JSM Holding, LLC.

Statement

JSM Tele-Page, Inc. ("JSM") is a small family-owned and operated communications company that offers paging equipment and services in Wisconsin and parts of Iowa. It does not use CPNI to market telecommunications services to customers that are outside of the category of service to which it currently subscribes and does not share CPNI with affiliates or third parties for their use in marketing services to its customers. Consequently, it is not required to and does not maintain either an "opt-in" or "opt-out" system with respect to CPNI.

JSM has established procedures to maintain the security of CPNI of its customers. For example, JSM maintains all CPNI on a secure database. JSM representatives will discuss customer non-call detail account information only after a caller has presented unique identifying information establishing that the requesting party is, in fact, the subscriber whose account information is requested (JSM customers do not have the ability to access account information on-line at this time.). JSM provides call detail records only to law enforcement officials who present a valid subpoena or to customers who establish their identity as described above. In the case of a customer who requests copies of his or her calling records, JSM provides such records in hard-copy format only, and only by mail to the address on file for such customer.